



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER FOR PATENTS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/689,390	10/20/2003	Mark Beaumont	DB001063-000	4149

24122 7590 05/02/2006

THORP REED & ARMSTRONG, LLP  
ONE OXFORD CENTRE  
301 GRANT STREET, 14TH FLOOR  
PITTSBURGH, PA 15219-1425

EXAMINER
----------

PETRANEK, JACOB ANDREW

ART UNIT	PAPER NUMBER
----------	--------------

2183

DATE MAILED: 05/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b> 10/689,390	<b>Applicant(s)</b> BEAUMONT, MARK	
	<b>Examiner</b> Jacob Petranek	<b>Art Unit</b> 2183	

**-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 12 October 2004.
- 2a) ☐ This action is FINAL.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-36 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-36 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 12 July 2004 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All    b) ☐ Some \*    c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |   |   |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)   | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)  | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date <u>1/9/2004</u> . | 6) <input type="checkbox"/> Other: _____  |

### **DETAILED ACTION**

1. Claims 1-36 are pending.
2. The office acknowledges the following papers:  
Specification filed on 10/12/2004,  
POA filed on 10/6/2004,  
Drawings filed on 7/12/2004,  
Foreign priority papers filed on 3/15/2004,  
IDS filed on 1/9/2004.

### ***Priority***

3. The effective filing date for the subject matter defined in the pending claims in this application is 4/23/2003.

### ***Drawings***

4. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the limitations from claims 2-6, 9-13, 16-20, 23-27, and 30-34 must be shown or the feature(s) canceled from the claim(s). Adding a flow chart of the process of shifting the data and storing it based on the count would be sufficient for claims 3-6, 10-13, 17-20, 24-27, and 31-34. Adding a figure for a processing element containing a counter would be sufficient for claims 2, 9, 16, 23, and 30. No new matter should be entered. Each drawing sheet

Art Unit: 2183

submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d).

5. Figure 1 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. The objection to the drawings will not be held in abeyance.

### ***Specification***

6. The disclosure is objected to because of the following informalities:
7. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. The Applicant's cooperation is requested in correcting any errors of which the Applicant may become aware.
8. Appropriate correction is required.

### ***Claim Rejections - 35 USC § 101***

9. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

10. Claim 36 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter, the claimed invention lacks patentable utility, or

Art Unit: 2183

the disclosed invention is inoperative and therefore lacks utility. The preamble contains the limitation "memory device carrying a set of instructions" that is not tangible. The memory could be read as a piece of paper containing a set of instructions for a computer program. Making the following amendment to the claim "computer-readable memory device carrying a set of instructions" would make the claim statutory.

***Claim Rejections - 35 USC § 112***

11. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

12. Claims 2-6, 9-13, 16-20, 23-27, and 30-34 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The limitation in claims 2, 9, 16, 23, and 30 "responsive to initial counts where are one of loaded into at least certain said processing elements" is unclear. The examiner believes it simply to be a grammatical error and the limitation is to mean that at least one initial count is loaded into a processing element. For examination purposes, the claim will be interpreted as "responsive to initial counts where ~~[[are]]~~ one of said initial counts is loaded into at least ~~[[certain]]~~ one of said processing elements."

13. Claims 3-6, 10-13, 17-20, 24-27, and 31-34 are rejected due to their dependency.

***Claim Rejections - 35 USC § 103***

Art Unit: 2183

14. The following is a quotation of 35 U.S.C. §103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

15. Claims 1-6, 8-13, 15-20, 22-27, 29-34, and 36 are rejected under 35 U.S.C. §103(a) as being unpatentable over Crozier (U.S. 5,081,700), in view of Pechanek et al. (U.S. 6,338,129).

16. As per claim 1:

Crozier disclosed a method of rotating data in a plurality of processing elements, comprising:

A plurality of shifting operations (Crozier: Figures 5a-d, column 5 lines 39-58)(Figure 5 shows a plurality of shift operations between figures 5b-d.); and

A plurality of storing operations, said shifting and storing operations coordinated to enable a three shears operation to be performed on the data (Crozier: Figures 5a-d, column 5 lines 39-58)(A three shears operation involves three separate shifts on data. The method of rotating data in figure 5 involves 3 separate shifts. Figure 5b involves a down shift, figure 5c involves a left shift, and figure 5d involves an up shift. The shifting results in a 90-degree rotation of the data.).

Crozier failed to teach wherein said plurality of storing operations is responsive to the processing elements' positions.

However, Pechanek disclosed wherein said plurality of storing operations is responsive to the processing elements' positions (Pechanek: Figure 1a, column 1 lines

Art Unit: 2183

46-67 continued to column 2 lines 1-28)(Pechanek disclosed a plurality of processing elements that the image rotation method of Crozier could be done on. The data is inherently stored in the processing element upon each shifting.).

Image processing is an example of an application that can be done efficiently on a parallel processor (Pechanek: Column 1 lines 13-20). One of ordinary skill in the art would have been motivated to find such image processing applications that work on the parallel processing unit Pechanek uses to find Crozier's method of image rotation. Thus, it would have been obvious to one of ordinary skill in the art to implement Crozier's method of image rotation on the parallel processor of Pechanek for the advantage of being able to efficiently process the images.

17. As per claim 2:

Crozier and Pechanek disclosed the method of claim 1 wherein said plurality of storing operations are responsive to initial counts (Crozier: Figure 2 elements 37 and 48, column 3 lines 24-31 and column 4 lines 12-22)(Crozier disclosed maintaining counters for the shifting being done to perform the 90-degree rotation. It's inherent that there is an initial count determined to know how many shift operations will be done.).

Crozier and Pechanek failed to teach where one of said initial counts is loaded into at least one of said processing elements and calculated locally based on the processing element's location.

However, one of ordinary skill in the art would recognize that the shifting counters placement doesn't have an effect on the process of shifting the data and could be placed anywhere. Thus, it would have been obvious to one of ordinary skill in the art to

Art Unit: 2183

implement shift counters within the processing elements to determine how many shift operations are left. In addition, according to "In re Japikse" (181 F.2d 1019, 86 USPQ 70 (CCPA 1950)), shifting the location of parts doesn't give patentability over prior art.

18. As per claim 3:

Crozier and Pechanek disclosed the method of claim 2 additionally comprising maintaining a current count in each processing element for each initial count, said current counts being responsive to said initial counts and the number of data shifts performed (Crozier: Figure 2 elements 37 and 48, column 3 lines 24-31 and column 4 lines 12-22)(It would have been obvious to one of ordinary skill in the art at the time of the invention that the counters could have been initially set and decremented until the data arrived in the correct place to perform the 90-degree rotation as shown in figures 5b-d.).

19. As per claim 4:

Crozier and Pechanek disclosed the method of claim 3 wherein said maintaining current counts includes altering said initial counts at programmable intervals by a programmable amount (Crozier: Figure 2 elements 37 and 48, column 3 lines 24-31 and column 4 lines 12-22)(It would have been obvious to one of ordinary skill in the art at the time of the invention that the counters could have been initially set and decremented until the data arrived in the correct place to perform the 90-degree rotation as shown in figures 5b-d.).

20. As per claim 5:

Crozier and Pechanek disclosed the method of claim 4 wherein said initial counts



Art Unit: 2183

are decremented in response to a shifting of data to produce said current counts (Crozier: Figure 2 elements 37 and 48, column 3 lines 24-31 and column 4 lines 12-22)(It would have been obvious to one of ordinary skill in the art at the time of the invention that the counters could have been initially set and decremented until the data arrived in the correct place to perform the 90-degree rotation as shown in figures 5b-d.).

21. As per claim 6:

Crozier and Pechanek disclosed the method of claim 5 wherein a storing operation is performed when a current count in a processing element is non-positive (Crozier: Figure 2 elements 37 and 48, column 3 lines 24-31 and column 4 lines 12-22)(It would have been obvious to one of ordinary skill in the art at the time of the invention that the counters could have been initially set and decremented until the data arrived in the correct place to perform the 90-degree rotation as shown in figures 5b-d. Additionally, it would have been obvious to one of ordinary skill in the art that upon reaching zero, the data values would be stored so that the next shifting could occur with the data in the correct places.).

22. As per claim 8:

Crozier disclosed a method of rotating data in a plurality of processing elements, comprising:

A first shifting of a first plurality of data in a first direction (Crozier: Figure 5b, column 5 lines 39-58);

A second shifting of a second plurality of data in a second direction perpendicular to said first direction (Crozier: Figure 5c, column 5 lines 39-58);

Art Unit: 2183

A third shifting of a third plurality of data in a third direction opposite to said first direction (Crozier: Figure 5d, column 5 lines 39-58).

Crozier failed to teach storing data in a plurality of processing elements.

However, Pechanek disclosed storing data in a plurality of processing elements (Pechanek: Figure 1a, column 1 lines 46-67 continued to column 2 lines 1-28)(Pechanek disclosed a plurality of processing elements that the image rotation method of Crozier could be done on. The data is inherently stored in the processing element upon each shifting.).

Image processing is an example of an application that can be done efficiently on a parallel processor (Pechanek: Column 1 lines 13-20). One of ordinary skill in the art would have been motivated to find such image processing applications that work on the parallel processing unit Pechanek uses to find Crozier's method of image rotation. Thus, it would have been obvious to one of ordinary skill in the art to implement Crozier's method of image rotation on the parallel processor of Pechanek for the advantage of being able to efficiently process the images.

23. As per claim 9:

Crozier and Pechanek disclosed the method of claim 8 wherein said first, second and third storing of data are responsive to initial counts (Crozier: Figure 2 elements 37 and 48, column 3 lines 24-31 and column 4 lines 12-22)(Crozier disclosed maintaining counters for the shifting being done to perform the 90-degree rotation. It's inherent that there is an initial count determined to know how many shift operations will be done.).

Crozier and Pechanek failed to teach where one of said initial counts is loaded

into at least one said processing elements and calculated locally based on the processing element's location.

However, one of ordinary skill in the art would recognize that the shifting counters placement doesn't have an effect on the process of shifting the data and could be placed anywhere. Thus, it would have been obvious to one of ordinary skill in the art to implement shift counters within the processing elements to determine how many shift operations are left. In addition, according to "In re Japikse" (181 F.2d 1019, 86 USPQ 70 (CCPA 1950)), shifting the location of parts doesn't give patentability over prior art.

24. As per claim 10:

Claim 10 essentially recites the same limitations of claim 3. Therefore, claim 10 is rejected for the same reasons as claim 3.

25. As per claim 11:

Claim 11 essentially recites the same limitations of claim 4. Therefore, claim 11 is rejected for the same reasons as claim 4.

26. As per claim 12:

Claim 12 essentially recites the same limitations of claim 5. Therefore, claim 12 is rejected for the same reasons as claim 5.

27. As per claim 13:

Claim 13 essentially recites the same limitations of claim 6. Therefore, claim 13 is rejected for the same reasons as claim 6.

28. As per claim 15:

Claim 15 essentially recites the same limitations of claim 8. Therefore, claim 15 is rejected for the same reasons as claim 8.

29. As per claim 16:

Claim 16 essentially recites the same limitations of claim 2. Therefore, claim 16 is rejected for the same reasons as claim 2.

30. As per claim 17:

Claim 17 essentially recites the same limitations of claim 3. Therefore, claim 17 is rejected for the same reasons as claim 3.

31. As per claim 18:

Claim 18 essentially recites the same limitations of claim 4. Therefore, claim 18 is rejected for the same reasons as claim 4.

32. As per claim 19:

Claim 19 essentially recites the same limitations of claim 5. Therefore, claim 19 is rejected for the same reasons as claim 5.

33. As per claim 20:

Claim 20 essentially recites the same limitations of claim 6. Therefore, claim 20 is rejected for the same reasons as claim 6.

34. As per claim 22:

Claim 22 essentially recites the same limitations of claim 8. Claim 22 additionally recites the following limitations:

Crozier and Pechanek failed to teach first shifting on a plurality of data in done in a first pair of directions, second shifting on a plurality of data in done in a second pair of directions, and third shifting on a plurality of data in done in a third pair of directions.

However, it would have been obvious to one of ordinary skill in the art to perform a pair of shifts for each cycle of shifting. Looking at figure 5 in Crozier, the data to be shifted 90-degrees is an 8x8 matrix. Looking at figure 5b, the shifting that occurs is downward from figure 5a. The left-most column is shifted down 7 spaces, with the columns to the right being shifted down 6, 5, 4, 3, 2, 1, and 0 spaces respectively. One of ordinary skill in the art would recognize that the left-most column in figure 5a containing the letter 'a' could instead be shifted up 1 space to achieve the same arrangement as shown in figure 5b. One of ordinary skill in the art would also realize the same up shifting process could be applied to shift the columns going down 6 and 5 spaces and instead shift up 2 and 3 spaces respectively. One of ordinary skill in the art would realize that this process of shifting two different directions would result in a total of 12 shifting cycles being saved. Thus, it would have been obvious to one of ordinary skill in the art to implement shifting in a pair of directions to increase the performance of the rotation process.

35. As per claim 23:

Claim 23 essentially recites the same limitations of claim 9. Therefore, claim 23 is rejected for the same reasons as claim 9.

36. As per claim 24:

Claim 24 essentially recites the same limitations of claim 3. Therefore, claim 24 is rejected for the same reasons as claim 3.

37. As per claim 25:

Claim 25 essentially recites the same limitations of claim 4. Therefore, claim 25 is rejected for the same reasons as claim 4.

38. As per claim 26:

Claim 26 essentially recites the same limitations of claim 5. Therefore, claim 26 is rejected for the same reasons as claim 5.

39. As per claim 27:

Claim 27 essentially recites the same limitations of claim 6. Therefore, claim 27 is rejected for the same reasons as claim 6.

40. As per claim 29:

Claim 29 essentially recites the same limitations of claim 22. Therefore, claim 29 is rejected for the same reasons as claim 22.

41. As per claim 30:

Claim 30 essentially recites the same limitations of claim 2. Therefore, claim 30 is rejected for the same reasons as claim 2.

42. As per claim 31:

Claim 31 essentially recites the same limitations of claim 3. Therefore, claim 31 is rejected for the same reasons as claim 3.

43. As per claim 32:

Claim 32 essentially recites the same limitations of claim 4. Therefore, claim 32 is rejected for the same reasons as claim 4.

44. As per claim 33:

Claim 33 essentially recites the same limitations of claim 5. Therefore, claim 33 is rejected for the same reasons as claim 5.

45. As per claim 34:

Claim 34 essentially recites the same limitations of claim 6. Therefore, claim 34 is rejected for the same reasons as claim 6.

46. As per claim 36:

Claim 36 essentially recites the same limitations of claim 1. Therefore, claim 36 is rejected for the same reasons as claim 1.

47. Claims 7, 14, 21, 28, and 35 are rejected under 35 U.S.C. §103(a) as being unpatentable over Crozier (U.S. 5,081,700), in view of Pechanek et al. (U.S. 6,338,129), further in view of Taylor (U.S. 4,992,933).

48. As per claim 7:

Crozier and Pechanek disclosed the method of claim 1.

Crozier and Pechanek failed to teach selecting which processing elements are active in response to a row select signal and a column select signal.

However, Taylor disclosed selecting which processing elements are active in response to a row select signal and a column select signal (Taylor: Figure 1, column 4 lines 7-29).

The row and column select signals allow the array processor to locally modify global shift instructions (Taylor: Column 2 lines 42-54). The advantage of increased flexibility in shifting operations would have motivated one of ordinary skill in the art to implement row and column select signals. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to implement row and column select signals for the advantage of increased flexibility in global shift operations.

49. As per claim 14:

Claim 14 essentially recites the same limitations of claim 7. Therefore, claim 14 is rejected for the same reasons as claim 7.

50. As per claim 21:

Claim 21 essentially recites the same limitations of claim 7. Therefore, claim 21 is rejected for the same reasons as claim 7.

51. As per claim 28:

Claim 28 essentially recites the same limitations of claim 7. Therefore, claim 28 is rejected for the same reasons as claim 7.

52. As per claim 35:

Claim 35 essentially recites the same limitations of claim 7. Therefore, claim 35 is rejected for the same reasons as claim 7.

### ***Conclusion***

The following is text cited from 37 CFR 1.111(c): In amending in reply to a rejection of claims in an application or patent under reexamination, the applicant or



Art Unit: 2183

patent owner must clearly point out the patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. The applicant or patent owner must also show how the amendments avoid such references or objections.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Maeda et al. (U.S. 6,421,772), taught an array processor of processing and memory elements.

Kaba (U.S. 5,568,600), taught a process of rotating images 90-degrees.

Kadakia (U.S. 5,111,192), taught a process of rotating images 90-degrees.

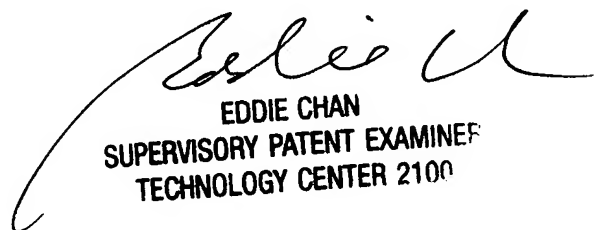
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacob Petranek whose telephone number is 571-272-5988. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Chan can be reached on (571) 272-4162. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2183

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jacob Petranek  
Examiner  
Art Unit 2183



EDDIE CHAN  
SUPERVISORY PATENT EXAMINER  
TECHNOLOGY CENTER 2100